

**ATTACHMENT A**  
**STATEMENT OF FACTS**

*The United States and Defendant Reginald Anthony Lasley stipulate and agree that if this case proceeded to trial, the United States would prove the facts set forth below beyond a reasonable doubt. They further stipulate and agree that these are not all of the facts that the United States would prove if this case proceeded to trial.*

Defendant **REGINALD ANTHONY LASLEY** ("LASLEY"), a resident of Silver Spring, Maryland, was born in 1972. On February 12, 2012, shortly after 8:00 a.m., **LASLEY** entered the CVS Pharmacy located at 825 Wayne Avenue, Silver Spring, Maryland, where **LASLEY** was employed. **LASLEY** approached the manager in his office and spoke with him briefly. **LASLEY** then told the manager, "don't move, don't do anything," pulled out a knife, and held it to the manager's neck. **LASLEY** removed some cash from a safe in the office, bound the manager's arms with duct tape, then instructed the manager to lie down on the ground, where **LASLEY** bound him further with duct tape. **LASLEY** then removed more cash from the safe and fled with approximately \$18,000 in U.S. Currency. **LASLEY**'s actions delayed, obstructed, and affected interstate commerce.

Less than two months later, on April 6, 2012, **LASLEY** entered the SunTrust Bank, located at 8211 Ardwick-Ardmore Road, Landover, Maryland and approached a teller window. **LASLEY** then handed the teller an intimidating note demanding that she give him all of her \$100s, \$50s, and \$20s. The teller complied with **LASLEY**'s demand and gave him a total of \$4,810 in U.S. Currency. **LASLEY** exited the bank and fled the area in a black van driven by another individual.

Several days later, on April 9, 2012, **LASLEY** entered the SunTrust Bank, located at 24 Watkins Park Drive, Upper Marlboro, Maryland and approached a teller window. **LASLEY** then handed the teller an intimidating note demanding that she give him all of her \$100s, \$50s, and \$20s. The teller complied with **LASLEY**'s demand and gave him a total of \$5,370 in U.S. Currency. **LASLEY** exited the bank and fled the area in a black van driven by another individual.

Two days later, on April 11, 2012, **LASLEY** entered the M&T Bank, located at 10410 Campus Way South, Largo, Maryland and approached a teller window. **LASLEY** then handed the teller an intimidating note demanding that she give him all of her \$100s, \$50s, and \$20s. The teller complied with **LASLEY**'s demand and gave him a total of \$1,390 in U.S. Currency. **LASLEY** exited the bank and fled the area in a black van driven by another individual. When **LASLEY** was apprehended later that same day, law enforcement officers recovered from **LASLEY**'s person the demand note used in the M&T Bank robbery and the money stolen in the robbery. Officers also recovered from the black van another bank robbery demand note and the hat and shirt that **LASLEY** wore during the M&T bank robbery.

**LASLEY** committed each of the aforementioned offenses while on supervised release in connection with federal convictions for bank robbery (Criminal No. PJM-98-011).

On the aforementioned dates, the deposits of SunTrust Bank and M&T Bank were insured by the Federal Deposit Insurance Corporation.

\* \* \*

I have reviewed this statement of facts and agree that it is correct.

10/25/13  
Date

Reginald Anthony Lasley  
Reginald Anthony Lasley